103D CONGRESS 2D SESSION

S. 2471

To authorize the Administrator of the Office of Juvenile Justice and Delinquency Prevention Programs to make grants to States and units of local government to assist in providing secure facilities for violent and chronic juvenile offenders.

IN THE SENATE OF THE UNITED STATES

September 28 (legislative day, September 12), 1994 Mr. Kohl (for himself and Mr. Cohen) introduced the following bill; which was read twice and referred to the Committee on the Judiciary

A BILL

To authorize the Administrator of the Office of Juvenile Justice and Delinquency Prevention Programs to make grants to States and units of local government to assist in providing secure facilities for violent and chronic juvenile offenders.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,
- 3 **SECTION 1. SHORT TITLE.**
- 4 This Act may be cited as the "Juvenile Corrections
- 5 Act of 1994".

1	SEC. 2. GRANTS FOR VIOLENT AND CHRONIC JUVENILE FA-
2	CILITIES.
3	(a) Grants.—The Administrator may make grants
4	to States and units of local government or combinations
5	thereof to assist them in planning, establishing, and oper-
6	ating secure facilities and staff-secure facilities for violent
7	and chronic juvenile offenders.
8	(b) ELIGIBILITY.—The mandates required by the Ju-
9	venile Justice and Delinquency Act (42 U.S.C. 5601 et
10	seq.) shall apply to grants under this section.
11	(c) Applications.—
12	(1) IN GENERAL.—The chief executive officer of
13	a State or unit of local government that desires to
14	receive a grant under this section shall submit to the
15	Administrator an application, in such form and in
16	such manner as the Administrator may prescribe.
17	(2) CONTENTS.—An application under para-
18	graph (1) shall—
19	(A) provide assurances that each facility
20	funded with a grant under this section will pro-
21	vide appropriate educational, vocational, and
22	lifeskills training and substance abuse treat-
23	ment for incarcerated juveniles; and
24	(B) provide assurances that juveniles in-
25	carcerated in a facility that is funded with a

1	grant under this section will be provided with
2	intensive post-release supervision and services.
3	(d) MINIMUM AMOUNT.—Each Qualifying State to-
4	gether with units of local government within the State
5	shall be allocated for each fiscal year not less than 1.0
6	percent of the total amount appropriated for that fiscal
7	year for grants under subsection (c), except that the Unit-
8	ed States Virgin Islands, American Samoa, Guam, and the
9	Northern Mariana Islands shall each be allocated 0.2 per-
10	cent of that amount.
11	(e) Performance Evaluation.—
12	(1) Evaluation components.—
13	(A) IN GENERAL.—Each facility funded
14	under this section shall contain an evaluation
15	component developed pursuant to guidelines es-
16	tablished by the Administrator.
17	(B) OUTCOME MEASURES.—The evalua-
18	tions required by this subsection shall include
19	outcome measures that can be used to deter-
20	mine the effectiveness of the funded programs,
21	including the effectiveness of such programs in
22	comparison with other correctional programs or
23	dispositions in reducing the incidence of recidi-
24	vism.
25	(2) Periodic review and reports.—

1	(A) REVIEW.—The Administrator shall re-
2	view the performance of each grant recipient
3	under this section.
4	(B) REPORTS.—The Administrator may
5	require a grant recipient to submit to the Office
6	of Juvenile Justice and Delinquency Prevention
7	the results of the evaluations required under
8	paragraph (1) and such other data and infor-
9	mation as are reasonably necessary to carry out
10	the Administrator's responsibilities under this
11	section.
12	(f) TECHNICAL ASSISTANCE AND TRAINING.—The
13	Administrator may request that the Director of the Na-
14	tional Institute of Corrections and the Director of the Fed-
15	eral Bureau of Prisons provide technical assistance and
16	training to States and units of local government that re-
17	ceive grants under this section to achieve the purposes of
18	this section.
19	(g) Definitions.—In this section—
20	"Administrator" means the Administrator of
21	the Office of Juvenile Justice and Delinquency Pre-
22	vention Programs.
23	"Qualifying State" means a State that has sub-
24	mitted, or a State in which an eligible unit of local

1	government has submitted, a grant application that
2	meets the requirements of subsections (c) and (e).
3	"State" means a State, the District of Colum-
4	bia, the Commonwealth of Puerto Rico, the United
5	States Virgin Islands, American Samoa, Guam, and
6	the Northern Mariana Islands.
7	(h) Authorization of Appropriations.—There
8	are authorized to be appropriated to carry out this sec-
9	tion—
10	(1) \$75,000,000 for fiscal year 1996;
11	(2) \$100,000,000 for fiscal year 1997;
12	(3) \$190,000,000 for fiscal year 1998;
13	(4) \$200,000,000 for fiscal year 1999; and
14	(5) \$207,000,000 for fiscal year 2000.
15	SEC. 3. COMPENSATING REDUCTION OF AUTHORIZATION
16	OF APPROPRIATIONS.
17	Section 20109 of the Violent Crime Control and Law
18	Enforcement Act of 1994 is amended by striking para-
19	graphs (2) through (6) and inserting the following:
20	(1) \$675,000,000 for fiscal year 1996;
21	(2) \$900,000,000 for fiscal year 1997;
22	(3) \$1,710,000,000 for fiscal year 1998;
23	(4) \$1,800,000,000 for fiscal year 1999; and
24	(5) \$1,863,000,000 for fiscal year 2000.